

DISPOSITION: August 10, 1948. R. J. Prentiss & Co., Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for use in medicated cigarettes.

On December 10, 1948, the decree was amended to provide for the labeling of the product as "Powdered belladonna leaves" and for the declaration on the label of the difference in the strength of the product from the official standard.

DRUGS AND DEVICES ACTIONABLE BECAUSE OF FALSE AND MISLEADING CLAIMS

DRUGS FOR HUMAN USE*

2703. Misbranding of Reiner's Reinol. U. S. v. Reiner Laboratories, Inc., and Paul J. Reiner. Pleas of guilty. Fine of \$250 against corporation; suspended sentence of 30 days in jail against individual. (F. D. C. No. 24262. Sample No. 83269-H.)

INFORMATION FILED: April 28, 1948, Southern District of Ohio, against Reiner Laboratories, Inc., a corporation, Cincinnati, Ohio, and Paul J. Reiner, president of the corporation.

ALLEGED SHIPMENT: Between the approximate dates of March 20 and June 14, 1947, from the State of Ohio into the State of Indiana.

PRODUCT: Analysis disclosed that the product was a light-brown, water-alcohol solution with a wine-like odor, containing essentially potassium iodide, sodium salicylate, and sodium citrate.

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements in accompanying circulars entitled "Reiner's Reinol" and on an accompanying display easel were false and misleading since they represented and suggested that the article would be an adequate and effective treatment for rheumatism and arthritis; that it would help to eliminate acid from the system, remove many poisons from the body, alter the blood stream so as to increase the amount of poison it may carry from the body, relieve congestion caused by poisons lodging in the joints, and eliminate poisons by its action on the urinary tract, liver, nerves, and blood; and that it would exert a favorable influence over the causes of rheumatism and arthritis. The article would not be effective for the purposes represented.

Further misbranding, Section 502 (a), the statement on the easel "Comforting Relief from the Pains of Rheumatism Arthritis Neuritis Lumbago" was misleading since the statement represented and suggested that the article would favorably influence the course of rheumatism, arthritis, neuritis, and lumbago, whereas it would not favorably influence the course of such diseases, symptoms, and conditions.

DISPOSITION: February 21, 1949. Pleas of guilty having been entered, the court imposed a fine of \$250 against the corporation and sentenced the individual to serve 30 days in jail. The sentence against the individual was suspended, conditioned that he no longer engage in the sale of the product.

2704. Misbranding of Red Cell Caps. U. S. v. 224 Cartons * * *. (F. D. C. No. 25149. Sample No. 44065-K.)

LIBEL FILED: August 25, 1948, Western District of Kentucky.

*See also Nos. 2691, 2696, 2697, 2701.